

## **EXHIBIT H**

144

Name: CHEN SHENG LI

Acct #: XXXXXXXXXX

Rep #: 5608

Notes:

Date: 09/10/2015

OK

Physical Certificate Approval To: DTC

Cert #: 85 Share Quantity: 3,897,621 Cert Date: 08/31/2015

Issuer: IMAGE BIOTHERAPEUTICS CORP. Symbol: IMMG.OTCB

CUSIP: 45250J100

Initial Review Stamp Only

mwilde  
9/10/2015, 11:48 AM  
Admin Review Completed  
Notes:

Final Review Stamp Only

russjones  
9/14/2015, 11:21 AM  
Final Review Completed

Processed Stamp Only

bvigilione  
9/14/2015, 11:26 AM  
Processed

Completed Stamp Only

AFulton  
9/14/2015, 2:00 PM  
Completed

☒ Indemnification Letter☒ Deposited Securities Request Form☒ Attorney's Opinion Letter W. SCOTT LAWLER☒ Registered and Current (Market Tier)☐ Form 10- ☐ XBRL☐ Form 10- ☐ XBRL☐ Form 10- ☐ XBRL☐ Form 10- ☐ XBRL

Transfer Agent Email Verifying:

Price Per Share: \$ .051

Approximate Value: \$ 198,778.67

Cost Basis: \$14,564.40

Date Acquired: 03/31/2015

RESET



## Deposited OTC Securities Agreement


NAME OF SHAREHOLDER/CUSTOMER: Chen Sheng Li	ACCOUNT NUMBER: [REDACTED]
NAME OF ISSUER: Immagine Biotherapeutics Corp	ISSUE DATE: 8/31/15
TICKER SYMBOL: IMMG	CUSIP NUMBER: 46250J100
CERTIFICATE NUMBER: 85	NUMBER OF SHARES: 3,897,621

This Deposited OTC Securities Agreement is made and entered into effective as of the date signed below by and between Alpine Securities Corporation, a Utah corporation ("Alpine"), and Primary Capital LLC ("Correspondent").

Correspondent acknowledges and agrees that it has assumed responsibility for verifying the legality and validity of any certificate deposited with Alpine pursuant to the terms of the Fully Disclosed Clearing Agreement between Alpine and Correspondent and further acknowledges that the above referenced securities (the "Securities") have not been approved or disapproved by Alpine for resale.

Correspondent represents to Alpine that it has performed the necessary due diligence investigation with respect to the Securities, including the inquiry and investigation described in Notice to Members 09-05 of the Financial Industry Regulatory Authority ("FINRA"), and has determined that any resale of the Securities will comply with applicable U.S. federal and state securities laws and regulations and the rules and regulations of FINRA. Correspondent further acknowledges that Alpine is relying on such representations in accepting the Securities for deposit.

In Witness Whereof, this Deposited OTC Securities Agreement has been executed as of the latest dated signature below.

CORESPONDENT	ALPINE
By: 	By: _____
Name: <u>John Sammaro</u>	Name: _____
Title: <u>CEO</u>	Title: _____
Date: <u>7/2/2015</u>	Date: _____

39 Exchange Place • Salt Lake City, UT 84111  
 P (801) 355-5588 | F (801) 355-5742 | toll free (800) 274-5588 | alpine-securities.com  
 Member FINRA & SIPC



## Deposited Securities Representation Form

Indicate Type: <input checked="" type="checkbox"/> Physical Certificate Deposit   <input type="checkbox"/> LMA, Transfer from Issuer   <input type="checkbox"/> Other: Transfer	
Security Owner's Name: Chen Sheng Li	Account #: [REDACTED]
Security Description:	
Issuer Name: Innospec Biotherapeutics Corp.	Symbol: INNMZ
# of Shares: 3,897,621	Date Issued: First day of August, 2013
Cert. No. (s): 25	Market Value: \$199,000
Security Owner (s) and/or:	
1. Security Deposit Reason (e.g., safe-keeping/transfer):	Reason:
2. Date you acquired the security:	First day of March, 2013
3. Amount paid for the stock/total base (if shares acquired for services, state value of services; if debt, state amount of debt converted):	\$14,564.40
4. Terms of payment (if shares were issued for services or debt entry to addendums, add by respectively. These form(s) may not be required by your firm, please include your broker for instructions):	Cash by wire transfer
5. Name of person/entity from whom you acquired the security:	Emmeline Adeline Matheria, Inc.
6. If you acquired from a third party, how did the person who sold you the stock acquire it? (please write "Not Applicable" if acquired directly from issuer):	S-1/A effective Aug 1, 2013
7. Was that person an officer, director, or greater than 10% shareholder, of the issuer at the time of acquisition or during the preceding 90 days?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (Not Applicable)
8. Are you claiming a resale exemption? If yes, which exemption? (e.g., Rule 144, Rule 145, etc.):	No
9. Was the security covered by a registration statement when acquired? If yes, state effective date and type of registration statement:	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes (Type and Filing Date: S-1/A effective Aug 1, 2013)
10. Are you currently, or have you ever been, an executive officer or director of the issuer? If yes, state position:	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (Position: )
11. Are you currently, or have you ever been, employed by the issuer? If yes, state position:	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (Position: )
12. Number of shares owned (include the amount of this deposit, any shares held at another brokerage firm, or any other location in which you have any beneficial ownership):	Amount: 3,897,621
13. Number of shares owned by anyone living in the same household:	Amount: 0
14. Have you or anyone affiliated or related to you sold any shares of the same class of securities in the last three months?	Amount: No
15. Do you intend to sell additional securities of the same class through any other means?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (Explain: )
16. Have you made any payment, directly or indirectly, to any other person in connection with the proposed sale?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (Explain: )
17. Have you solicited or made arrangements for the solicitation of buy orders in connection with this sale?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (Explain: )

## Office Use Only

Shares Outstanding:	100,201,246	OTC Market
Current Public Float:		
Age, Volume & Source of Acq. Volume:		
Misc. Notes:		

Revised 8/14/2014



Deposited Securities Registration Form (2017)

## Security Deposit Agreement

By signing below and submitting the Deposited Securities Registration Form (the Questionnaire) along with the Security Deposit Agreement to Alpine Securities Corporation (Alpine), the security owner and/or account holder (the Security Depositor) acknowledges and agrees to each of the following:

- 1. Integrity:** The Security Depositor agrees to keep the foregoing Questionnaire information up to date and current with Security Matters and kept in an account opened by Alpine.
- 2. Indemnification:** The Security Depositor agrees to indemnify and hold Alpine harmless from and against any and all claims, liabilities, actions, damages, penalties, costs, and expenses which Alpine incurs as a result of or in connection with any misleading statement, or any violation in the Depositor's statements to the Questionnaire, including attorney fees and costs related thereto. As part of this indemnification, the Depositor agrees to pay on a monthly basis, as described in Alpine's attorney fees that are related to follow the Security, the Questionnaire or the indemnification of the fees.
- 3. Clearing Firm:** The Security Depositor acknowledges that if he/she/it broker is not an Alpine broker, he/she/it is acting mostly as a clearing firm and performs only ministerial duties with regard to it. The clearing firm, clearing is not acting as an agent or fiduciary in the investing broker's chart, does not have any control over the investing broker's business. Security Depositor acknowledges that he/she/it is responsible for performing the necessary due diligence investigation with respect to the Security, including the Securities will comply with applicable U.S. federal and state securities laws and regulations and the relevant regulatory.
- 4. Information with Information Request:** The Security Depositor agrees to cooperate with any information request to order the Questionnaire, the Security, or both by providing information or for the Security Depositor to support the information provided in the Questionnaire and to provide any other information as defined below.
- 5. Market Fluctuations:** Alpine is not responsible for any fluctuations in the market price of the Security during any time that the Security Depositor submits the Security, submits the Questionnaire, or signs the Security. The Security Depositor acknowledges that the process of submitting the Security and signing the Security may result in any loss in market value of the Security that occurs during the clearing period.
- 6. Physical Certificates:** The Security Depositor agrees that in the event of an account transfer to an outside firm, Alpine in physical form will be returned to the address of record on the account in physical form. The Security Depositor acknowledges that the process of submitting physical certificates may result in any loss in market value of the Security that occurs during the clearing period. If Security Depositor has a pre-existing written agreement to account transfer and physical certificates, then that agreement may supersede this provision.
- 7. Non-OTC Public Securities:** Due to their high-volume and high-risk nature, Alpine has a unique policy for OTC. First, Alpine charges \$1,000 per deposit of non-OTC public securities. Second, Alpine charges the customer of fees that are required to settle trades. Third, Alpine will not reimburse any purchase from the sale of non-OTC securities 60 days after the trade settlement day. Fourth, as for any month, Alpine has to follow the buyer's firm rules. If you have any questions, please discuss this and ensure you thoroughly understand this policy before you send Alpine any certificates or initiate any deposit on non-OTC public securities.
- 8. Reference to the Securities Law:** The acceptance of any deposit of the Security or related security to the Depositor's strict adherence to all applicable securities laws (the Securities Laws) including, but not limited to:
- a. Selling Unregistered Securities:** Federal securities law makes it unlawful for any person to make use of any interstate commerce or of the mails to sell a security which has not been registered, or to dispose through the mail of securities not exempted. Accordingly, unless a person or entity can apply for an exemption to the sale of security, required to be registered pursuant to Section 5 of the Securities Act of 1933 (the 1933 Act).
- b. Securities Fraud:** Federal securities law makes it unlawful for any person to offer or sell any securities to interstate commerce or to interstate, including the mails, in order to employ a scheme to defraud, or to engage in a course of business that would operate as a fraud on the purchaser.
- c. Insider Trading:** Federal securities law prohibits insider trading, which generally refers to trading or selling a security in violation of the duty of disclosure of material nonpublic information while in possession of material nonpublic information.

Alpine Securities Corporation (Alpine) and (Alpine) Inc.

- Security Depositor's proposed title of Securities if not being coordinated with person(s) to any other person.
- Security Depositor is not paying or sharing, directly or indirectly, any of the proceeds from the sale of the Securities with the issuer or the person from whom the Security Depositor acquired the Securities.
- Security Depositor has not communicated and will not communicate with others the name of the Securities or options, verbally, convertible notes, or similar securities instruments into stock of the same class.
- Security Depositor has not communicated and will not communicate with others about the timing, price, or number of shares of the issuer to be sold or purchased by others.
- Security Depositor will not advise or file an order execution suggestion, or similar, for similar advice from any third person in connection with the sale of the Securities.
- Whether the Security Depositor has any other person is keeping confidential records of the sale of the Securities or the proceeds thereof from the Customer and any other person.

The necessary dependent test requirements, under penalty of perjury, that the foregoing is a true and accurate copy of original records.

0012035

Print the Security Depositor's Name, or  
Name & Title if Owner is an entity

[illegible]

John Henry Lane  
Print Name: Representation Name:

SECRET

This undersigned Registered Person has reviewed the Questionnaire and responses to assure that to the best of said Registered Person's knowledge the information and attached documents are being provided in compliance with Item 500(b).

Handwritten signature: *[Signature]*

For provided Principal Name: John Tanner